UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

CASE NO. 22-CR-20104-BECERRA

UNITED STATES OF AMERICA

v.	
JAMES SOLAGES, et al.,	
Defendants.	

UNITED STATES' UNOPPOSED MOTION TO DEFER HEARING AS TO DEFENDANT JAMES SOLAGES' MOTION TO SUPPRESS AND RESET HEARING AS TO DEFENDANTS' SEALED FILING

- 1. On May 2, 2025, Defendant James Solages filed a Motion to Suppress Statements made to law enforcement on February 8, 2022 (DE 1033).
- 2. On June 16, 2025, the United States filed its Opposition to Defendant's Motion to Suppress (DE 1063).
- 3. The Defendant filed a reply to the Government's response in opposition (DE 1118).
- 4. On July 2, 2025, the Court set Defendant Solages' motion for oral argument. Oral argument is currently scheduled to take place on July 17, 2025, at 9 a.m. The Court permitted the parties to request a change to the date of the hearing so long as the request is made by Tuesday, July 8, 2025 (DE 1133).
- 5. The United States and Defendant Solages conferred about changing the date of the hearing.
 Counsel for Defendant Solages advised that he intends to file an additional motion to suppress a separate statement on the same or similar grounds as his current motion.
- 6. To conserve judicial resources and ensure efficiency, the parties request that the hearing on Defendant Solages' motion to suppress (DE 1033) be deferred and heard along with the

additional motion to suppress the Defendant intends to file in the near future. Defendant

Solages did not advise the date of said filing.

7. On July 2, 2025, the Court also set for hearing Defendants' Sealed Motion filed at DE

1121. The hearing is scheduled to take place on July 17, 2025, at 9 a.m. The undersigned

attorneys have prescheduled and prepaid case-related travel during that time. As such, the

United States requests that the hearing be reset to July 18, 2025, after 1 p.m.

8. Undersigned counsel conferred with counsel for Defendants Arcangel Pretel Ortiz,

Antonio Intriago, Walter Veintemilla, Christian Sanon, and James Solages who do not

oppose the request and are available on the requested date and time.

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Respectfully submitted,

HAYDEN P. O'BYRNE JOHN A. EISENBERG

United States Attorney Assistant Attorney General for the National

Security Division

By: /s Sean T. McLaughlin

Sean T. McLaughlin

Assistant United States Attorney

Court ID No. A5501121

11200 NW 20th Street, Suite 101

Miami, FL 33172 (305) 715-7642/7654

Sean.McLaughlin@usdoj.gov

/s Andrew Briggs
Andrew Briggs
Trial Attorney

Court ID No. A5503251

National Security Division – Department of Justice

950 Pennsylvania Avenue Washington, DC 20530

(202) 514-7739

Andrew.Briggs2@usdoj.gov

/s Jason Wu

Jason Wu

Assistant United States Attorney

ID No. A5502299

99 NE 4th Street

Miami, FL 33132

(305) 961-9226

Jason.Wu@usdoj.gov

/s Altanese Phenelus

Altanese Phenelus

Assistant United States Attorney

FL Bar No. 112693

99 N.E. 4th Street

Miami, FL 33132

(305) 961-9375

altanese.phenelus@usdoj.gov

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on July 7, 2025, I electronically filed the foregoing document with the Clerk of the Court using CM/ECF.

/s/ Altanese Phenelus

Altanese Phenelus

Assistant United States Attorney